WE NEED TO GET BACK TO THE BASICS

ALL LIVING UNDER THE SAME RULES OF LAW

WITH EQUAL & IMPARTIAL ADMINISTRATION OF LIBERTY & JUSTICE



FOR ALL AMERICAN CITIZENS!

OTHERWISE OUR ANCESTORS GAVE THEIR LIVES FOR NOTHING, WHILE ALL WAS LOST "ON OUR WATCH". PROVING THAT "FREEDOM" IS STILL NO MATCH FOR "GREED".

THEN SO SHALL "THE UNITED STATES OF AMERICA" BE REMEMBERED BY HISTORIANS;

AS THE "GREAT FREEDOM EXPERIMENT" WHICH FAILED! RETURNING THE MONARCHY TO RULE!

(Above, I present my Mother, "Marsha Fenton", still full of HOPE!)

WE CAN DO BETTER THAN WE HAVE IN RECENT YEARS! WE MUST!

IN THE COURT OF APPEALS OF TENNESSEE MIDDLE DIVISION, AT NASHVILLE

JEFFREY RYAN FENTON, Appellant/Ex-Husband,))) COA #M2019-02059-COA-R3-CV
v.	Docket #48419B
FAWN FENTON, Appellee/Ex-Wife.)))

AFFIDAVIT OF MARSHA ANN FENTON

- 1 COMES NOW Marsha Ann Fenton, the Appellant/Ex-husband's mother, with whom he 2 resides in Michigan, stating as follows:
 - 1. I am over 18 years of age and have personal knowledge of the following facts.
 - 2. I am writing to share what life is like for Jeff with his disabilities, which have been documented by professionals.
 - 3. I am a retired pediatric intensive care nurse, so have had a lot of experience working with children with varying abilities/disabilities.
 - 4. He has been living in the basement of my tiny house, inherited from my parents, after being abruptly removed from his lovely TN home by the court......with the judge never even looking at his abundant evidence contesting the lies ascribed to him.
 - 5. He has been deeply grieving for his loss of their "forever" home that he had worked on constantly to improve, his dearly loved wife (who has had huge emotional challenges with her health the last few years and is on several meds), their sweet dog and rabbits, and the wildlife babies he tended to outside.

	Page 1 of 5)
--	-------------	---

3

4

5

6

7

8

9

10

11

12

13

14

15

16	6. He continues to love Fawn dearly. He talks about losing her and their life together.
17	7. If she ever asked him for any help, he'd be right there. He is of absolutely no
18	danger to her. He just wants to save her from her decisions.
19	8. Fawn has been a loved member or our family.
20	9. When Jeff's dear parrot died, which they had loved together, I let Fawn know. She
21	then communicated back her sadness.
22	10. Occasionally I see Facebook posts from Fawnand she responds kindly to
23	posts from Jeff's sisters. We loved our time with her.
24	11. Despite this horrendous loss and grief, Jeff has been kind, respectful and caring
25	towards me.
26	12. The only thing "fun" we have done in this entire year was go to a Christmas Eve
27	service.
28	13. Legal work has consumed him, trying to fix what he has been accused of.
29	14. Jeff shows NO aggressiveness.
30	15. He is very caring.
31	16. Occasionally I'll drop something upstairs and Jeff will dash up to make sure I'm
32	OK.
33	17. I don't know what I'd do without him, especially through this Covid-19 where I
34	am isolated.
35	18. Jeff stays home all the time. He has no visitors.
36	19. He doesn't play games on his computerwatches very little TV
37	20. He has worn the tile out under his office chair. He is unable to do anything but
38	work on legal papers and now his appeal.

39	21. Jeff sits at his computer all day, often all night – sometimes continuously for 3 days
40	without sleep.
41	22. If he is interrupted for any reason, he often must start all over with his writing
42	23. His mind cannot multi-task like others.
43	24. It can take him 7 hours to write what would be a simple letter for manygoing
44	over and over and over ittrying to make it perfectand then it's never
45	good enough.
46	25. His writing is all about his appeal.
47	26. He simply wants to be free of this Order of Protection for emails (she could have
48	blocked him on the computer) he just wanted to know if the house
49	payments were made since she blocked him from all that
50	27. Jeff had tenants to be able to pay the bills.
51	28. As for the No Trespassing sign Fawn designed and talked to local police
52	about it herself!
53	29. Jeff wants this to be removed so, at 51 years of age, he can get career training and
54	start his life from scratch – again.
55	30. He has spent months researching law, calling people for direction, trying to get pro
56	bono legal help, studying directives for presentations at the appeals court.
57	31. He will work on one aspect all nightmaybe 40 pagesand need to
58	start all over the next day on another aspect.
59	32. He cannot focus enough to complete one part, because there are always more laws
60	to study, more concerns about his presentation because his life hangs on it.
61	33. He is totally overwhelmed, and he did nothing to deserve this.

he is doomed by the law????	52	34. With his disabilities – and no money for a lawyer (I loaned him \$10,000 initially
35. Poverty and disability should not, in the USA, make one an undeserv	53	for representation but his defense was never even heardnot a word or a picture!)
	54	he is doomed by the law????
victim	55	35. Poverty and disability should not, in the USA, make one an undeserving
	56	victim

Due to COVID-19, I need to remain in "self-quarantine" because of my immunity disorder, so I have no physical access to a Notary Public currently. Thanks for reading.

DECLARATION

I, MARSHA ANN FENTON, declare under penalty of perjury that the foregoing is true [Insert Appellant/Appellee or counsel] and correct to the best of my knowledge.

Respectfully submitted on: 10/13/20

[Signature of Appellant/Appellee or counsel]

MARSHA ANN FENTON

17195 Silver Parkway, #150

Fenton, MI, 48430

(P) 615.837.1300

(F) 810.255.4438

CERTIFICATE OF SERVICE

I hereby certify that a true and accurate copy of the foregoing was forwarded either via U.S. mail, faxed, emailed, hand-delivered, and/or shipped by courier to:

Virginia L. Story 136 4th Ave. South Franklin, TN 37064 Fax: (615) 790-7468

Email: virginia@tnlaw.org

Clerk & Master P.O. Box 1666 Franklin, TN 37065-1666 Fax: (615) 790-5626

Email: elaine.beeler@tncourts.gov

Court of Appeals 100 Supreme Court Building 401 Seventh Avenue North Nashville, TN 37219-1407

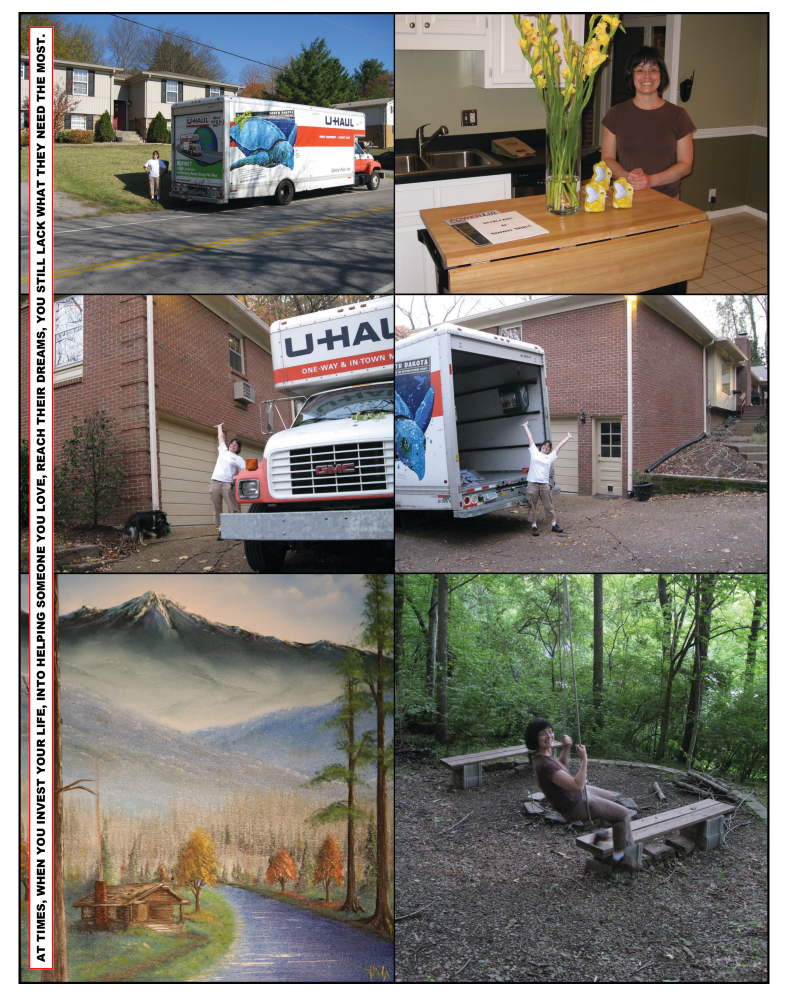
Fax: (615) 532-8757

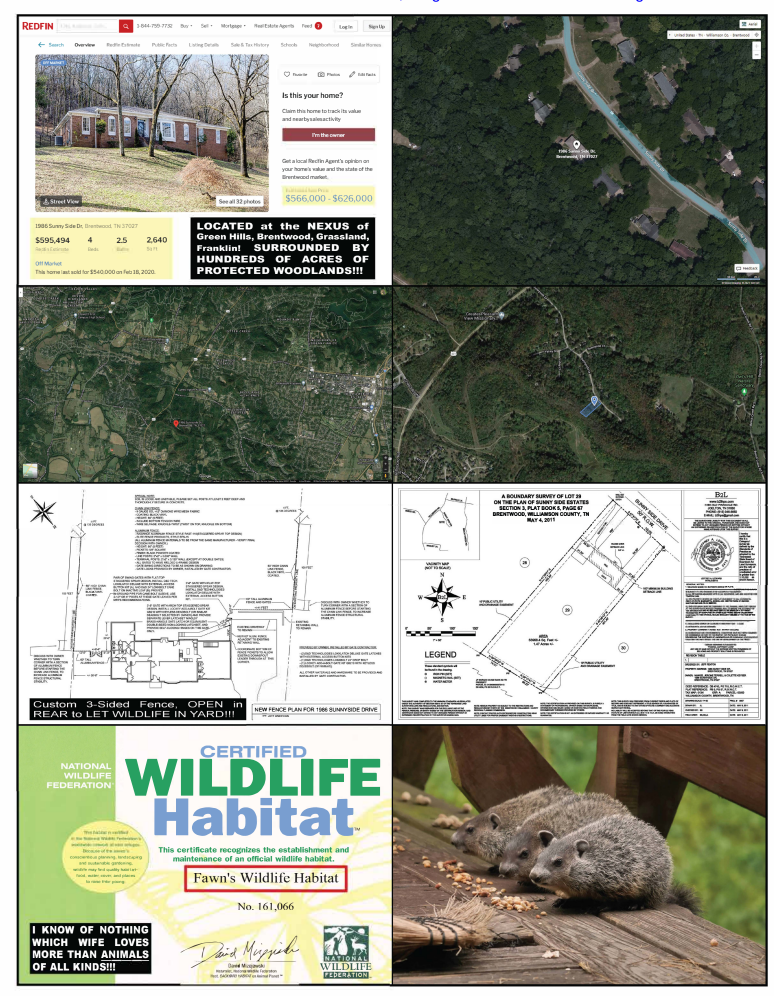
Email: appellatecourtclerk@tncourts.gov

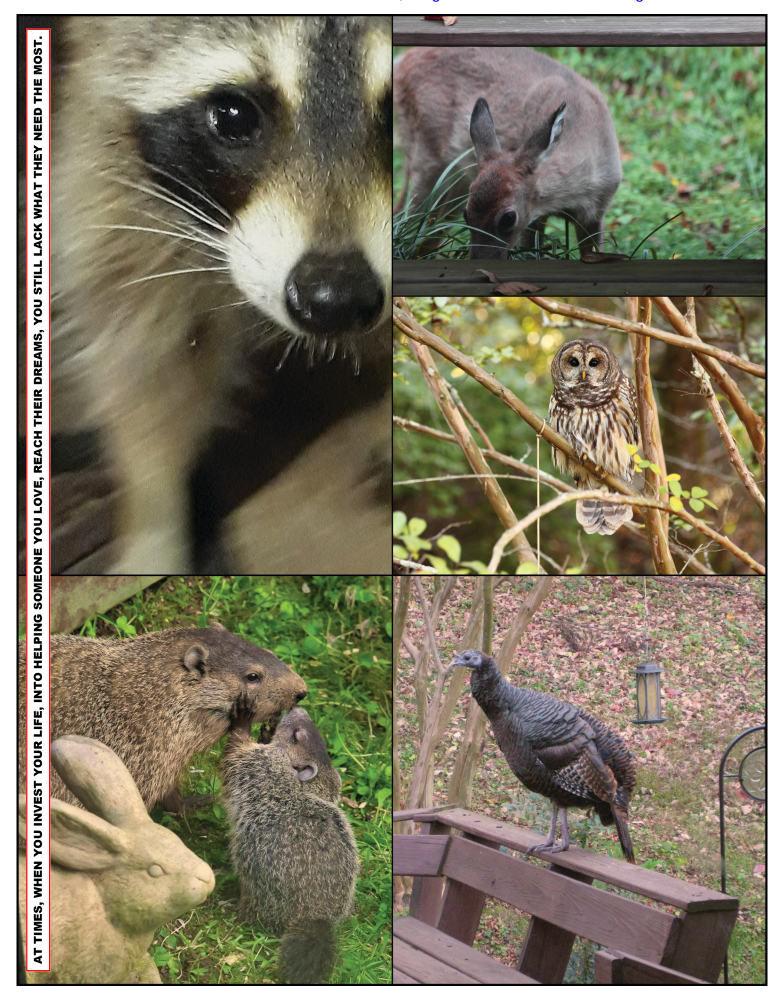
Forwarding Date: 10/15/2020

JEFFREY RYAN FENTON (pro se)

Page 5 of 5

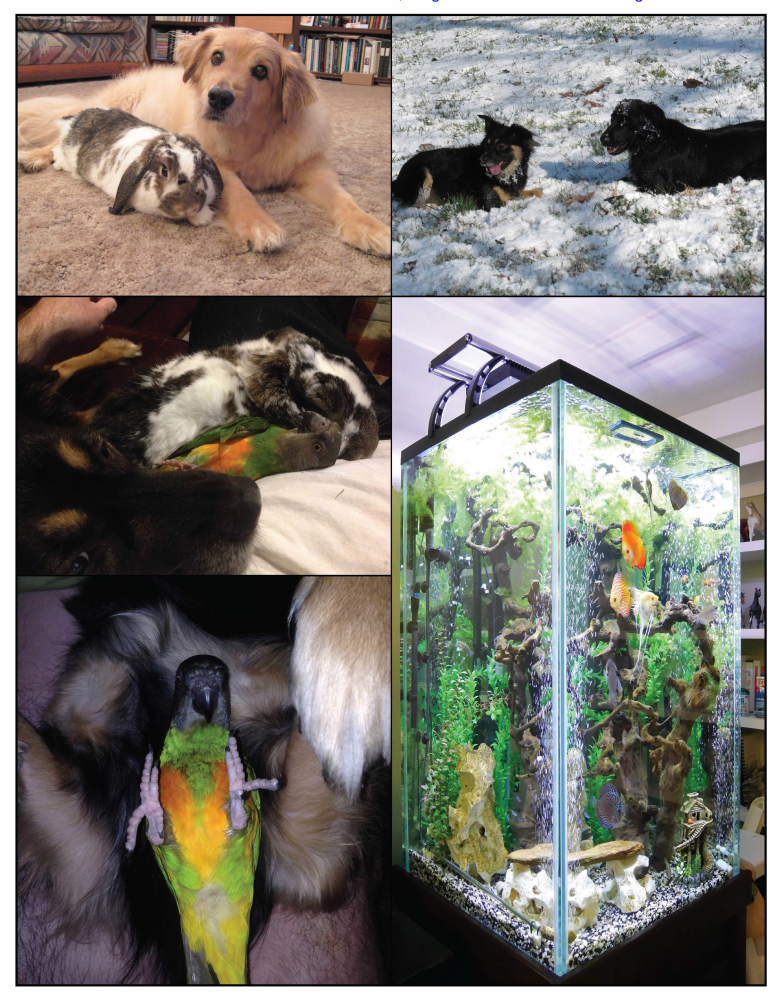


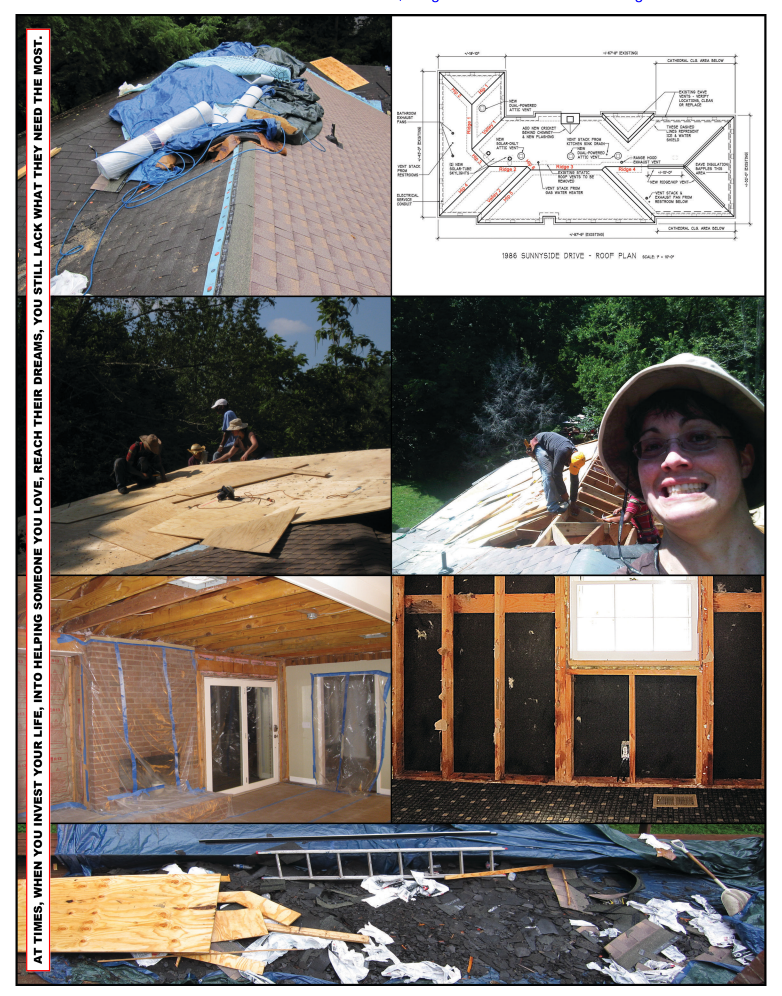
















PLEASE STRIKE & EXPUNGE THE "DEFAULT ORDER OF PROTECTION" ORDERED BY WILLIAMSON CHANCERY ON 10/21/2019 AND THEN EXTENDED FOR FIVE-MORE YEARS, WITHOUT NOTICE OF MOTION! I HAVE NEVER EVEN BEEN ALLOWED TO PARTICIPATE IN A HEARING TO DEFEND MYSELF! DESPITE PROMISES ON COURT RECORD 8/29/2019, TO ALLOW ME TO PARTICIPATE BY PHONE, KNOWING CHANCERY HAD FORCEFULLY RENDERED ME HOMELESS AND I NEEDED TO IMMEDIATELY RELOCATE TO MICHIGAN, HAVING NO OTHER PROVISION FOR SHELTER, FOOD, OR SURVIVAL IN TENNESSEE! WHILE ONCE THE FRAUD AND FALSE TESTIMONY USED TO MANIPULATE THE COURT IS REMOVED, THE ONLY REMAINING "GROUNDS" ARE ELECTRONIC COMMUNICATIONS WITH NO PHYSICAL THREATS OR DANGER!



WIFE'S
"FEAR" WAS
ENTIRELY BASED UPON
HER BELIEF ABOUT WHAT
WAS "UNDERSTANDABLE"
IN HER OPINION!
NOT ANYTHING I EVER DID!!!

WHAT WIFE NEEDED WAS MENTAL AND PHYSICAL HELP FOR MENOPAUSE, NARCOLEPSY, AND CHRONIC DEPRESSION.

WHAT SHE GOT INSTEAD WAS HELP COMMITTING MULTIPLE COUNTS OF FRAUD, WHICH COMPOUNDED HER STRESS & QUICKLY DETERIORATED HER HEALTH EVEN MORE!

3/13/18, 7:58 PM from Fawn Fenton

I thought you would hate me for this, and you would make me as miserable as possible to get back at me.

3/13/18, 8:19 PM from Fawn Fenton

Ok. Thank you. I was truly afraid you would be blinded by rage and hurt, (understandably so).

3/13/18, 8:42 PM from Fawn Fenton

I was so convinced you were going to try to destroy me, I was too afraid to ask you for an agreement.

Regardless of what people can "GET AWAY WITH" legally, it is CRUEL, INHUMANE, and down right UN-AMERICAN to DEPRIVE a person of their CONSTITUTIONAL RIGHTS and/or Hinder their most Basic Need and Ability to SUPPORT Themselves and their Family, by ANY legal means available to anyone else.

Based entirely upon someone else's unfounded concerns due to the Damages which THEY SECRETLY PLANNED TO CAUSE, with NO HISTORY of Violence, Arrests, or SERIOUS RISK of PHYSICAL DANGER, short of charging the individual with a CRIME and providing them with FULL EQUAL AND DUE PROCESS OF LAW!

The DEPRIVATION OF RIGHTS for Convenience and Arbitrary Power is "ABSURD, SLAVISH, AND DESTRUCTIVE OF THE GOOD AND HAPPINESS OF MANKIND." (Article I, Section 2) of the CONSTITUTION OF THE STATE OF TENNESSEE!

THIS WAS
A WHOLE YEAR
BEFORE ATTORNEY STORY WAS
HIRED, WITHOUT A SINGLE
"INCIDENT", "THREAT" OR "DANGER"
OF ANY SORT! WIFE INVITED ME OVER
I BROUGHT HER GIFTS, SHE WANTED TO
REMAIN FRIENDS AFTER DIVORCE!

I PRAY THAT THE WILLIAMSON COUNTY CHANCERY COURT OPERATE FAIRLY, WITH THE WELLBEING OF ALL CITIZENS TREATED EQUALLY, AS REQUIRED IN THE CONSTITUTION OF THE GREAT STATE OF TENNESSEE. THAT MY FREEDOM, MY NAME, AND MY REPUTATION, BE RESTORED, HAVING COMMITTED NO CRIME. SO THAT I CAN PASS A BACKGROUND CHECK AND GET A JOB TO SUPPORT MYSELF, AS I DESPERATELY NEED, OR THAT A FULL CRIMINAL INVESTIGATION BE LAUNCHED INTO THE DEPRIVATION OF BOTH MY RIGHTS AND MY PROPERTY!